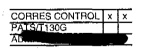
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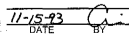
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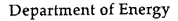


Reviewed for Addressee Corres, Control RFP



Ref Ltr. #

DOE ORDER # 5400. /



ROCKY FLATS OFFICE P.O. BOX 928 GÖLDEN, COLORADO 80402-0928

NOV 1 1 1993

93-DOE-12643

Mr. Gary Baughman Hazardous Waste Facilities Unit Leader Colorado Department of Health 4300 Cherry Creek Drive South Denver, Colorado 80222-1530

Dear Mr. Baughman:

NOV 15 1/15 PH

Pursuant to Part 32, Paragraph 191 (Additional Work or Modification to Work) of the Interagency Agreement (IAG), the Department of Energy (DOE) hearby notifies the Colorado Department of Health that certain Individual Hazardous Substance Sites (IHSS) or portions of IHSS's from Operable Unit (OU) No. 9 Original Process Waste Lines (OPWL) shall be investigated for possible remediation as part of the OU-4 Solar Evaporation Ponds (SEP) Remedial Investigation/Remedial Facility Investigation (RI/RFI) and Pond Closure Interim Measures/Interim Remedial Action (IM/IRA) program. Specifically the potential OU-9 areas of concern include the following:

- 1) Those portions of IHSS 121 that are directly adjacent to the south of Pond 207A and 207B South and directly west of 207A which includes segments P26, P35, P36, P37, P38, P39, P46, P47, P48. P49 and P50.
- 2) Those portions of IHSS 149.1 that are directly adjacent to the north of Pond 207A and 207C. (Note this line empties into Pond 207A.)
- 3) Those portions of IHSS 149.2 directly adjacent to the south and east of Pond 207C. (Note this line empties into Pond 207A.)

These areas are geographically located on the enclosed schematics and diagrams.

The exact extent of how much of these lines will be remediated is unknown and under investigation at this time as is the remediation process. The remediation of these lines will be restricted to those portions that directly impact the design of the selected Pond Closure IM/IRA remedy and those that can be conveniently remediated without compromising the OU-4 schedule and budget.

In addition to the areas identified above, any other lines below the SEPs shall be addressed during the OU-4 RFI/RI or Pond Closure IM/IRA program.

The DOE's rationale for transferring these IHSSs and/or portions of IHSSs to OU-4 is due to the accelerated schedule for closure/remediation of the SEPs. The DOE's baseline assumption for closing the SEPs is the design and construction of an engineering barrier

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G. Baughman 93-DOE-12643 2

or RCRA cap. Therefore, based on the location of various utilities relative to the SEPs including portions of the OPWL, the engineering barrier is expected to cover these lines. The interim or final disposition of the affected lines shall be determined as part of the OU-4 IM/IRA process and will be included in the OU-4 IM/IRA Decision Document.

The DOE considers these changes to be a modification to work associated with implementation of the IAG and proposes to make these changes effective immediately.

If you have any questions or concerns regarding this matter, please contact Frazer Lockhart at 966-7846.

Sincerely,

Richard J. Schassburger

Acting Director

Environmental Restoration Division

Enclosures

cc w/Enclosures:

H. Ainscough, CDH

F. Dowsett, CDH

D. Norbury, CDH

M. Hestmark, EPA

A. Duran, EPA

cc w/o Enclosures:

H. Belencan, EM-453

J. Hartman, AMTER, RFO

F. Lockhart, ERD, RFO

S. Howard, ERD, RFO

E. O'Toole, ERD, RFO

B. Thatcher, ERD, RFO

R. Benedetti, EG&G

S. Keith, EG&G

A. Ledford, EG&G

R. Ogg, EG&G

B. Peterman, EG&G